United States District Court Western District of Texas El Paso Division

FILED
May 29, 2018

Clerk, U.S. District Court Western District of

Texas

	By:
	Deputy
UNITED STATES OF AMERICA §	
§	
vs. §	Case Number: EP:18-M -03824(1) ATB
<u> </u>	`,
(1) JUAN CARLOS §	
ORELLANA-CLAROS §	

Defendant

ORDER SETTING PRELIMINARY / DETENTION HEARING

IT IS HEREBY ORDERED that the above entitled and numbered case is set for PRELIMINARY / DETENTION HEARING in Magistrate Courtroom, Room 412, on the 4th Floor of the United States Courthouse, 525 Magoffin Avenue, El Paso, TX, on:

Friday, June 01, 2018, at 09:30 AM

IT IS FURTHER ORDERED that the Clerk of the Court shall send a copy of this order to counsel for defendant, the United States Attorney, United States Pretrial Services and the United States Probation Office, and any surety or custodian, if applicable. Further, counsel for the defendant shall notify the defendant of this setting and, if the defendant is on bond, advise the defendant to be present at this proceeding.

IT IS SO ORDERED this May 29, 2018.

ANNE T. BERTON

UNITED STATES MAGISTRATE JUDGE

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS **EL PASO DIVISION**

UNITED STATES OF AMERICA	§ 8	
vs.	8 8	NO: EP:18-M -03824(1)
(1) JUAN CARLOS ORELLANA-CLAROS	§ §	

WAIVER OF PRELIMINARY HEARING AND/OR DETENTION HEARING (Rule 5 or 32.1, Fed.R.Crim.P.)

PRELIMINARY HEARING

I, (1) JUAN CARLOS ORELLANA-CLAROS, charged in a complaint pending in this District, and having appeared before this Court and been advised of my rights as required by Rule 5 or 32.1, Fed.R.Crim.P., including my right to have a preliminary hearing, I have been advised that at a preliminary hearing, the government will be required to provide evidence to support the charges pending against me. Now, appearing with the benefit of counsel I, do hereby waive (give up) my right to a preliminary hearing.

Yo, (1) JUAN CARLOS ORELLANA-CLAROS, el inculpado en una acusación pendiente en este Distrito, he comparecido ante este Tribunal y me han informado de mi derecho a una audiencia preliminar, cumpliendo con el reglamento 5 o 32.1 de los Reglamentos de Procedimientos Penales Federales, por este medio renuncio (abandono) a mi derecho a una audiencia preliminar.

05/29/2018	<u> </u>
Date/Fecha	(1) JUAN CARLOS ORELLANA-CLAROS,
	Defendant/Acusado

DETENTION HEARING

I have also been advised of my right to a detention hearing. I have been advised that, at a detention hearing, the court will hear evidence to determine whether I should be held in jail without bond or whether a bond should be set for me. I have been advised that, if I waive (give up) my right to a detention hearing, I will be held in jail without bond while I wait for trial. I have discussed this right with counsel, and I hereby waive (give up) my right to have a detention hearing.

pruebas para poder determinar si que si renuncio (abandono) mi dere	do de mi derecho a una audiencia para fijar fianza, el juez recibirá las seguiré detenido sin fianza o si me fijarán fianza. Me han informado echo a una audiencia para fijar fianza, seguiré detenido sin fianza hasta o (abandono) mi derecho a una audiencia para fijar fianza.
05/29/2018	
Date/Fecha	(1) JUAN CARLOS ORELLANA-CLAROS,
	Defendant/Acusado
	Federal Public Defender 534-6525,
	COUNSEL FOR DEFENDANT
	Abogado Del Acusado